Case 2:20-cr-20274-AJT-EAS ECF No.1. Page 10.1 Filed 06/05/20 Page 1 of 4 Filed 06/05/20 Page 1313) 226-2788

AO 91 (Rev. 11/11) Criminal Complaint

City and state: Detroit, Michigan

Special Agent:

Kenton Weston, ATF

Telephone: (313) 202-3400

UNITED STATES DISTRICT COURT

for the

Eastern District of Michigan

United States of America			Case: 2:20-1	mj-30190	
v. Charles Joseph Kimbrough RIZZIO		Case No.	Assigned To: Unassigned Assign. Date: 6/5/2020 Description: RE: SEALED MATTER (EOB)		
	CRIMINAL COM	IPLAINT			
I, the complainant in this case,	state that the following is t	true to the best	of my knowled	ge and belief.	
On or about the date(s) of				Wayne	in the
Eastern District of	Michigan , the defend	lant(s) violated	•		
Code Section		Offense Des	cription		
26 U.S.C. § 5861(e)	Transferring NF	A Firearm			
This criminal complaint is base	ed on these facts:				
✓ Continued on the attached sheet.		pecial Agent Ke	Complainant's anton Weston, AT Printed name	`F	
Sworn to before me and signed in my presence and/or by reliable electronic means.		Jou	J G. A_		
June 5, 2020	-		Indaa's siar	atura	

Hon. David R. Grand, U.S. Magistrate Judge

Printed name and title

AFFIDAVIT

INTRODUCTION

- I, Special Agent Kenton Weston, being first duly sworn, hereby depose and state as follows:
- 1. I have personal knowledge of the facts set forth in this affidavit with the exception of the matters expressly stated to be based upon information and belief.
- 2. I make this affidavit with personal knowledge based on my participation in this investigation, including witness interviews by myself and/or other law enforcement agents, communications with others who have personal knowledge of the events and circumstances described herein, and information gained through my training and experience. The information outlined below is provided for the limited purpose of establishing probable cause and does not contain all details or all facts of which I am aware relating to this investigation.
- 3. I have been employed as Special Agent with the ATF since January of 2018. I am assigned to the Detroit, Michigan, Field Division, Group 2, where I am tasked with investigating violations of firearms and narcotics laws. I have been involved in dozens of investigations involving violations of federal firearms. These investigations have resulted in the seizure of firearms and narcotics. I graduated from Western Michigan University with a B.S. in accounting, the Federal Law

Enforcement Training Center, and the ATF Special Agent Basic Training.

4. ATF is currently conducting a criminal investigation concerning CHARLES JOSEPH-KIMBROUGH RIZZIO (W/M; DOB: XX/XX/1989) for violations pertaining to Title 26 U.S.C. § 5861(e) (Transferring NFA Firearm in Violation of the NFA), among other state and federal criminal violations.

PURCHASE

- 5. On May 28, 2020, an ATF Special Agent working in an undercover capacity meet with RIZZIO in a parking lot of a business located in Dearborn Heights the Eastern District of Michigan. The ATF undercover agent, using prerecorded government funds, purchased one JL & Company LTD Sten MK II 9mm submachine gun bearing serial number "EE42520" from RIZZIO.
- 6. I later test-fired the submachine gun, which functioned in the automatic setting. Therefore, the submachine gun meets the definition of a National Firearms Act, Machinegun as defined by Title 26 U.S.C., Section 5845(a)(6).

ATF RECORDS CHECKS

7. ATF Firearms and Explosives Specialist James Robertson queried the National Firearms Registrations and Transfer Record (NFRTR) for RIZZIO and the submachine-gun with negative results, meaning the submachine-gun cannot be lawfully possessed or transferred pursuant to federal law. IRS Malone also queried

the Michigan Law Enforcement Information Network (LEIN), which revealed the firearm is not registered with the Michigan State Police and has not been reported stolen.

8. Industry Operations Investigator Sharpe queried NFRTR for RIZZIO with negative results. Therefore, RIZZIO cannot lawfully possess, manufacture, transfer, or deal in NFA firearms, to include sub-machineguns.

CONCLUSION

1. Probable cause exists that CHARLES JOSEPH-KIMBROUGH RIZZIO, who is not registered in NFRTR, sold an unregistered NFA firearm, as described above, in violation of Title 26 U.S.C. § 5861(e) (Transferring NFA Firearm in Violation of the NFA) in the Eastern District of Michigan

Kenton Weston, Special Agent Bureau of Alcohol, Tobacco,

Firearms and Explosives

Sworn to before me and signed in my presence and/or by reliable electronic means.

DAVID R. GRAND

UNITED STATES MAGISTRATE JUDGE

Dated: June 5, 2020